IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	Case No. 5-20-02417
VITO J. PIZZO	Chapter 13
Debtor	
Movant v.	
US BANK TRUST NATIONAL ASSOCIATION	
Respondent	

DEBTOR'S REPLY TO MOTION FOR RELIEF OF US Bank Trust National Association

AND NOW, comes the Debtor herein by and through his attorney, Brian E. Manning Esquire, and files the following Reply to the Motion for Relief and in support thereof alleges:

- 1. Admitted.
- 2. Admitted.
- 3. Admitted.

4. After reasonable investigation the answering party in without sufficient

knowledge or information to form a belief as to the truth of the allegation. The same is therefore

denied and strict proof is demanded at the time of hearing.

5. Admitted.

Denied as sated and strict proof is demanded at the time of hearing. 6.

7. Denied as sated and strict proof is demanded at the time of hearing.

8. Denied as sated and strict proof is demanded at the time of hearing.

9. Denied as sated and strict proof is demanded at the time of hearing.

10. Denied as sated and strict proof is demanded at the time of hearing.

11. Denied as sated and strict proof is demanded at the time of hearing.

WHEREFORE, the Debtor respectfully requests that this Court enter an order

denying the Motion for Relief without prejudice and granting the Debtor such other and further

relief as the Court deems just and appropriate under the circumstances.

Respectfully Submitted

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/s/ Brian E. Manning

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Attorney for the Debtor

Dated: April 21, 2021